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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/901,558	07/10/2001	Raphael Rahamim	39852/CAG/B600	4803	
23363	7590 12/01/2005		EXAM	EXAMINER	
CHRISTIE, PARKER & HALE, LLP PO BOX 7068			SINGH, RAM	SINGH, RAMNANDAN P	
	CA 91109-7068		. ART UNIT	PAPER NUMBER	
,			2646	· · · · · · · · · · · · · · · · · · ·	
			DATE MAILED: 12/01/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Astion Commence		09/901,558	RAHAMIM ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Ramnandan Singh	2646				
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet wit	n the correspondence address				
WHI(- Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. of period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mail ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re and will apply and will expire SIX (6) MONT tute, cause the application to become ABA	ATION. ply be timely filed HS from the mailing date of this communication. INDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 22	August 2005.					
	•	nis action is non-final.	·				
3)□	<u> </u>						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	4) Claim(s) 59,66-71,77,83-88 and 94-100 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>59,66-71,77,83-88 and 94-100</u> is/are rejected.						
7)□	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and	or election requirement.					
Applicat	ion Papers						
9)[The specification is objected to by the Examir	ner.					
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to th	ne drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corre	ection is required if the drawing(s	i) is objected to. See 37 CFR 1.121(d).				
11)	The oath or declaration is objected to by the I	Examiner. Note the attached	Office Action or form PTO-152.				
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreig ☐ All b)☐ Some * c)☐ None of:	gn priority under 35 U.S.C. §	119(a)-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
•	2. Certified copies of the priority docume	nts have been received in Ap	plication No				
	3. Copies of the certified copies of the pri		eceived in this National Stage				
	application from the International Bure						
* \$	See the attached detailed Office action for a lis	st of the certified copies not r	eceived.				
Attachmen	t(s)						
1) Notic	e of References Cited (PTO-892)	4) 🔲 Interview Su	mmary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)	/Mail Date				
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/06 r No(s)/Mail Date	8) 5) ☐ Notice of Inf 6) ☐ Other:	ormal Patent Application (PTO-152) -				

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DETAILED ACTION

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Response to Arguments

1. Applicant's arguments on Aug. 22, 2005 have been considered but are moot in view of the new ground(s) of rejection.

2. Status of Claims

Claims 1-58, 60-65, 72-76, 78-82, 89-93, and 101-110 are cancelled.

Claims 59, 77 and 94 are amended.

Claims 59, 66-71, 77, 83-88 and 94-100 are pending.

Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 59, 66-69, 77, 83-86 and 94-100 rejected under 35 U.S.C. 103(a) as being unpatentable over Polley et al [US 6,618,480 B1] in view of Nabicht et al [US 6,621,346 B1].

Regarding claim 59, Polley et al teach an analog-front-end (AFE) for a digital subscriber line (DSL) modem shown in Fig. 1, the analog-front-end comprising:

a single-end receive channel (i.e. path) (22));

a single-end transmit channel (21);

a converter (i.e. an electronic hybrid 24) configured to convert a differential input signal from a twisted pair telephone line (14) to a single-ended input signal for the receive channel, and convert a single-ended output from the transmit channel to a differential output signal for transmission on the twisted pair telephone line [Figs. 1-2; col. 1, line 29 to col. 2, line 21; col. 5, lines 10-15; Abstract].

Polley et al do not teach expressly an amplifier having an automatic gain control having a single-ended inout.

Nabicht et al teach an analog front end (12) in a DSL modem (15) system [Figs. 1-5; col. 3, line 51 to col. 4, line 26], wherein the single-ended received channel comprises an automatic gain control amplifier (54C) having a single-ended input coupled to coupled to the single-ended receive channel, and a single-ended output [Figs. 4, 5; col. 6, lines 4-27; col. 8, line 54 to col. 9, line 14]; a single-ended first filter (58C) coupled to the automatic gain control output; and a single-ended second filter (50C) coupled to the transmit channel for filtering the single-ended output signal before conversion to the differential signal for transmission on the twisted pair telephone line [col. 7, lines 13-34; col. 7, lines 4-27]. It is nevertheless a teaching to one of ordinary skill in the aert to do the to the applications.

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the teachings of Nabicht et al with Polley et al in order to

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provide stable operations in a high-frequency, high precision, and high-data rate modem system [Nabicht et al; col. 4, lines 31-46; col. 9, lines 5-14].

Claims 77 and 94 are essentially similar to claim 59 and are rejected for the reasons stated above.

Regarding claim 66, although Polley et al teach the analog front end having amplifiers to amplify transmit and receive signals [Fig. 2], they do not disclose expressly an amplifier having automatic gain control.

Nabicht et al teach an analog front end (12) in a DSL modem (15) system [Figs. 1-5; col. 3, line 51 to col. 4, line 26], wherein the single-ended received channel comprises an amplifier (54C) having automatic gain control [Figs. 4, 5; col. 6, lines 4-27; col. 8, line 54 to col. 9, line 14].

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the automatic gain control amplifier of Nabicht et al with Polley et al in order to provide stable operations in a high-frequency, high precision, and high-data rate modem system [Nabicht et al; col. 4, lines 31-46; col. 9, lines 5-14].

Claim 83 is essentially similar to claim 66 and is rejected for the reasons stated above.

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Regarding claims 95-97, see Fig. 4 of Nabicht et al [col. 9, lines 5-14].

Regarding claims 67-69, Nabicht et al further teach the AFE wherein the automatic gain control circuit of the amplifier 54C comprises linear voltage controlled resistors made of semiconductor field effect transistors (MOSFET) shown in Fig. 5, functioning as a variable attenuator configured to attenuate the single-ended input signal [Figs. 4-5; col. 8, line 19 to col. 9, line 59; col. 11, lines 29-55].

Regarding claims 84-86, 98-100, the limitations are shown above.

5. Claims 70-71 and 87-88 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Polley et al. and Nabicht et al. as applied to claims 69, and 86 respectively above, and further in view of Ouellette [US 4,178,482].

Regarding claims70-71, although Nabicht et al. an automatic gain control amplifier 54C [Figs. 4, 5; col. 6, lines 4-27; col. 8, line 54 to col. 9, line 14], they do no disclose expressly the structure of a field-effect transistor (MOSFET). It may, however, be noted that the structure of the field-effect transistor is well-known in the art.

Ouellette teaches the structure and configurations of a field-effect transistor (MOSFET) for use in an automatic gain control circuit [Figs. 1-5; col. 2, lines 3-17; col. 5, lines 55-62; col. 11, lines 40-47; col. 11, line 55 to col. 12, line 29].

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to combine the structure and configuration of the field-effect transistor (MOSFET) of the automatic gain control circuit of Ouellette with Nabicht et al in order to eliminate frequency intermodulation and distortion problems at a receiver's AGC circuit [Ouellette; col.1, lines 61-68].

Regarding claims, 87 and 88, the limitations are shown above.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- (i) Prendergast et al [US 20010036261 A1] teach a configurable analog front end (AFE) for communication systems [Para: 0018; 0097-0098; 0136-0138; 0172];
- (ii) Tennen et al [US 6,801,621 B1] teach an improved line driver-hybrid and method for increasing the power efficiency, signal accuracy and stability of a transmit signal [Fig. 4; col. 5, lines 45-67].

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7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ramnandan Singh whose telephone number is (571) 272-7529. The examiner can normally be reached on M-TH (8:00-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sinh Tran can be reached on (571) 272-7564. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ramnandan Singh

Examiner

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SUPERVISORY PATENT EXAMINER